	_	59
1		walked down to look at it. I don't
2		remember exactly what happened.
3	Q	Okay. Did you make any suggestions to him
4		that, We need to clean that up tonight?
5	А	I don't recall.
6	Q	Did you, in your experience, feel that it
7	~	needed to be cleaned up before the shop was
8		closed?
9	A	It honestly should have been cleaned up.
10	Q	Did you have any desire yourself to clean
11	~	up the mess?
12	А	Absolutely not.
13	l Q	And why not?
14	A	Well, I didn't cause the mess and it was
15		I just don't like cleaning oil.
16	Q	Did Kevin Sullivan ask you to stay and
17	_ 	clean up the mess?
18	A	I don't believe so.
19	Q	Did you ever later learn the source of that
20		oil spill or what caused that oil spill?
21	A	I honestly don't recall what caused the oil
22	1	spill.
23	Q	Did anyone ever tell you that they knew the
24		source or the cause of that oil spill?
		·

		60
1	А	I can't recall.
2	Q	When's the next time that you had any
3		discussion or involvement with that oil
4		spill that you reported to Kevin Sullivan?
5	А	The next day.
6	Q	And what happened the next day?
7	А	I can't remember if I was late or if I was
8		on an afternoon shift. I don't recall.
9		But I remember walking into the shop and I
10		remember somebody was hosing it down with a
11		garden hose.
12	Q	Do you remember who that person was?
13	А	Andy DiGaetano.
14	Q	And is Mr. DiGaetano still employed at
15		Sears today?
16	А	No.
17	Q	Do you remember when he left employment?
18	А	I don't recall.
19	Q	Do you know where he works today?
20	А	I have no idea.
21	Q	When was the last time you had any
22		interaction with him?
23	А	He came by Sears once to get his oil
24		changed, and I talked to him for about five
		CURRAN COURT REPORTING

61 1 minutes. 2 Do you know how long ago that was? 3 Α I honestly don't know. It was summer, not 4 last summer, maybe the summer before. I'm 5 not sure. It was warm weather, I should 6 say. 7 And upon seeing Andy DiGaetano washing the \bigcirc oil spill down, what did you do? 8 9 I stayed away from him. Α 10 0 Was the area that he was washing down in 1.1 the same location as you had seen the oil 12 spill that you reported to Kevin Sullivan? 13 Α He was washing down the floors, the racks, the oil racks. 14 15 I mean, he hosed down the 16 whole back of the shop pretty much. The 17 oil spread because of the water. It went 18 outside. It came up to the bays, some of 19 the bays. 20 0 Did you see him in the area that you had 21 seen the oil spill you reported to Kevin 22 Sullivan? 23 He was. I forget exactly where he was Α 24 standing. I think he was standing in the

		62
1		dead bay and hosing all the oil down.
2		But as far as throughout
3		the time he was cleaning I mean, he
4		walked he walked back and forth through
5		the area, yes.
6	Q	Did you get to see the area that you
7		reported to Kevin Sullivan that day when
8		you returned to work?
9	А	Can you say that again, please.
10	Q	You had earlier described the volume of the
11		spill as about 5-foot wide that was
12		underneath some of the objects stored on
13		the floor?
14	А	Yes.
15	Q	Did you see that area after you returned to
16		work the next day?
17	А	Yes.
18	Q	Can you describe what the condition of the
19		oil was there?
20	А	It was all over the place. It went from
21		there everywhere.
22	Q	Was it obvious to you that someone had been
23		trying to wash down that area?
24	А	Yes. It was definitely from the water.
		CURRAN COURT REPORTING (781) 279~8400
		(101) 217-0400

[63
1	Q	Did you assist at all in that cleanup by
2		Mr. DiGaetano?
3	А	No.
4	Q	Did you talk to anyone upon your return to
5		work about that cleanup?
6	А	That day when he was
7	Q	doing the cleanup?
8	А	Yes.
9	Q	Who did you talk to?
10	А	We'd talk a bunch of us were talking, as
11		far as what was going on. We had to fill
12		out statements as to what we saw. I had to
13		talk to Bill Sullivan. He called people in
14		the office, asked him what happened.
15	Q	Anything else?
16	A	That's as far as I can remember. I mean,
17		we talked amongst ourselves.
18	Q	When you say you talked amongst yourselves,
19		was that amongst the techs that were in the
20		shop?
21	А	Yes, all the Sears employees that worked in
22		the shop, some of the salesmen.
23	Q	Did any of them advise you or describe how
24		that oil spill had occurred?
		CURRAN COURT REPORTING

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1	А	No, not to the best of my knowledge.
2	Q	Did anyone mention that Eric Souvannakane
3		had done the oil spill?
4	А	No, not to the best of my knowledge.
5	Q	Did you tell any of the other employees or
6		salesmen that you had seen Eric cause an
7		oil spill earlier the prior day?
8	А	I don't recall.
9	Q	Who's Bill Sullivan?
10	А	As far as I know, he's some big corporate
11		guy that works for Sears.
12		As far as his position, I'm
13		not really sure.
14	Q	Had you ever met him before the date that
15		he came on the day of the oil spill?
16	А	No.
17	Q	And how is it that you came to speak to him
18		on the day of the oil spill the day
19		after the oil spill, excuse me?
20	А	We had to go in the office. The office was
21		in the back at that time. The office is
22		now in the front of the store.
23		We had to go in; they handed
24		us a sheet. You fill out a statement of
		CURRAN COURT REPORTING

what you saw; you sign it and you check a box and you give it to him. And I remember -- I remember everyone was filling out statements. I remember calling my house asking if I should sign this because I knew something was going to happen with this if they had corporate down there and written statements of what happened.

So I called my house. I remember talking to my father, asking if I should sign it. He said, Just tell them what you know, sign it, and give them the paper.

And that's exactly what I did

And that's exactly what I did.

Q Do you recall speaking to Bill Sullivan in addition to filling out a written statement?

18 A Yes.

Q And what do you remember about your conversation with Bill Sullivan?

A Well, the first or second time I talked to him?

Q You spoke to him on two occasions?

A Well, the same day -- I got called in the

office once, and then I got called in the office again. And I'm not sure if I got called in a third time. I can't remember.

But I know I got called in at

least twice.

1.5

Why don't you describe what happened the first time you were called in to meet with Bill Sullivan.

A The first time I was called in, he said -he asked how I was doing. And he seemed
like a nice guy. He asked what happened
and just if I was working and if I was down
there the whole night.

Then the second time I went in, he was furious. And I -- I don't remember exactly what he said. But he said, Do you know your job is at stake here? Do you know you can get fired over this? And he said something like, You're going to tell me what I want to hear or tell me what I want to hear or tell me what I want to know or something like that.

And he was trying to -- the second time I went in, you'd give him an

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1		answer and he'd try to twist it around.
2		And I said, you know, Everything you want
3		to ask me or everything you want to know is
4		on that paper I gave you, and I walked out,
5	1	I walked out of the office.
6	Q	So by the time you met with him the second
7		occasion, you had already submitted your
8		written statement?
9	A	We had submitted our written statement
10		before the first time. I remember there
11		were a bunch of us filling out statements,
12		and we put them on the desk and walked out
13		of there. And he called us in the office
14		one by one.
15	Q	How long did the first meeting that you had
16		with him last?
17	А	I don't recall. It was maybe 10 minutes.
18	Q	And the second meeting, how long did that
19		last?
20	А	It didn't last long because I walked out of
21		there.
22	Q	And did anything happen as a result of your
23	<u> </u>	walking out?
24	A	
<u> </u>	Α.	No.
		CURRAN COURT REPORTING

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1	Q	Did Mr. Sullivan order you to come back in?
2	A	Not that I can recall.
3	Q	And you were never terminated or otherwise
4		disciplined for walking out of that
5		meeting, were you?
6	А	No.
7	Q	Was Eric Souvannakane's name mentioned in
8		either one of those meetings with Bill
9		Sullivan?
10	А	Yes.
11	Q	When's the first time Eric Souvannakane's
12		name was mentioned?
13	А	I know he mentioned him the second time
14		because he said, I know Eric was here. I
15		know he's upset about being fired. And
16		that's all I can remember about Eric being
17		mentioned.
18	Q	And how did you respond when you were told
19		that he knew Eric was there and upset about
20		being fired?
21	А	I said, Yeah, he was here; he borrowed my
22		truck.
23	Q	Did you agree that Eric was upset about
24		being fired?
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1	А	$N \circ .$
2	Q	And you didn't tell Mr. Sullivan that you
3		agreed that Eric was upset about being
4		fired?
5	А	To the best of my knowledge, no.
6	Q	Now, earlier I'd asked you about your
7		discussions by telephone. I think you
8		spoke to Eric right after he was fired.
9		And I think you said he was upset about
10		being fired at that time?
11	А	He was upset about the reason why he got
12		fired. But this was this was I mean,
13		not long after. This was a while after, a
14		couple weeks, maybe a week or something.
15		But he was before I believe he found
16		a job before all this happened. I'm not
17		exactly sure, but
18		He was just upset because he
19		got the way he got fired. That's what
20		he was upset at. But that was before this
21		happened.
22	Q	Did you tell Mr. Sullivan that Eric had
23		been involved in a minor spill earlier on
24		the prior day?

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		70
1	А	I don't remember.
2	Q	Did Mr. Sullivan ask you that?
3	А	I don't remember.
4		MR. CLOHERTY: Why don't we
5		take five minutes.
6		(Off the record)
7		(A short break was taken.)
8	Q	All right, sir, other than your meeting
9		with Bill Sullivan, did you have any and
10		writing out that statement you mentioned,
11		did you have any other involvement in any
12		investigation of the oil spill?
13	А	No.
14	Q	Did any other Sears management or
15		supervisors speak to you besides
16		Mr. Sullivan about the oil spill?
17	А	$N \circ .$
18		MR. CLOHERTY: Could I have
19		this marked as an exhibit.
20		(Exhibit No. 1, The statement
21		dated 10/17/03, was marked for
22		identification.)
23	Q	Sir, I'm going to show you what's been
24		marked as Exhibit No. 1 to your deposition
		CURRAN COURT REPORTING (781) 279-8400

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1		and ask you to take a moment and look at
2		that and tell me if you recognize it.
3	A	Yes, that's the statement I gave.
4	Q	And at the top left hand, there's
5		handwritten your name, John W. Baldi, is
6		that correct?
7	A	Yes.
8	Q	Is the rest of the handwriting on this
9		document yours, sir?
10	А	Yes.
11	Q	And the date of the statement in the upper
12		right-hand corner is what, sir?
13	А	October 7, (sic) 2003.
14	Q	October 17th?
15	А	October 17th, excuse me, 2003.
16	Q	And that's the same day the day after
17		that you came into work after the incident,
18		correct?
19	А	Yes, this is one of the statements that
20		the statement paper they had us fill out.
21	Q	Did you fill out any other written
22		statements besides this one, sir?
23	A	I believe this was the only one.
24	Q	And down at the bottom there's a signature

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          block. Do you see that, sir?
1
          Right here?
2
     Α
          Yes.
3
     0
     Α
           Yes.
4
5
           Is that your signature?
     0
6
     A
           Yes.
           And there's a date and a time next to that,
7
     0
           is that correct?
8
           Yes.
9
     A
           And it's dated October 17, 2003, at
10
     0
11
           12:45 p.m. Do you see that?
12
           Yes.
     Α
13
           Is that consistent with your memory as to
     0
14
           when you filled this out?
15
     Α
           It was after noon sometime, yes.
16
           Just so we can have a correct reading of
17
           your handwriting, I'm going to ask if you
18
           could slowly read your handwriting of the
19
           incident into the record, please, sir.
20
     Α
           "The night of October 16, 2003, I did one
21
           oil change at around 5. There was no spill
22
           then. I noticed a small spill at about
23
           8:30, and was told by another tech that he
24
           informed the LCSA of a mess down back.
                     CURRAN COURT REPORTING
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Came to work the morning of the 17th and was asked if and what time I did an oil change the night before. I didn't notice how large the spill became until about 8:30 that morning when I saw a tech cleaning it up."

I knew I came in after ---

- Q I want to interrupt you, sir. Your statement ends, "I saw a tech cleaning it up," correct?
- 11 A Yes.

- 12 Q Now, is there something you wanted to add,
 13 sir?
 - I do remember, like I said before, I came in. And I remember when I came in somebody was cleaning it up. Well, Andy DiGaetano was cleaning it up.
 - Q And you were just about to say you came in after what?
 - A I knew I came in after -- I believe it was after they started cleaning it up. I think I came in late that day for some reason.
 - Q It indicates in your statement that you told another tech; do you see that, sir?

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1		Who informed the LCSA of the mess. Do you
2		see that?
3	А	Yes.
4	Q	Who was the other tech that you told?
5	А	I was told by another tech.
6	Q	I'm sorry, who was the other tech who told
7		you that an LCSA had been informed?
8	A	I think it was Mike Katsaris, I think.
9		There was very few people working that
10		night. And I think it was him.
11	Q	And the LCSA, leading CSA, is that what
12		that is?
13	A	Possibly. That's Kevin, Kevin Sullivan.
14	Q	And you mentioned earlier you mentioned
15		in this statement that you did not realize
16		how big the spill had become.
17		Do you see that, sir?
18	А	Yes. "I did not notice how large the spill
19		became until about 8:30 that morning,"
20		meaning the next morning.
21	Q	0 k a y .
22	А	The spill was relatively small, like I
23		said, and then it was really big the next
24		day.

		75
1	Q	That's what I'm going to ask you about,
2		sir.
3		The spill the next morning
4		that you saw, was that the same location as
5		the spill that you saw the night before you
6		closed up shop?
7	А	The night before when I saw it, it was
8		in the corner by the little shed or shack
9		with the door on it. It was over there.
10		And when I saw it the next day, it was
11		everywhere. It wasn't just there; it was
12		under the bays; it was out into the dead
13		bay; it was spread all over by the water.
14	Q	Okay. Were you aware that the Saugus
15		Police were called about this incident,
16		sir?
17	А	I had no idea.
18	Q	Did you ever see any representative of the
19		Saugus Police come to Sears after this oil
20		spill?
21	А	I saw no law enforcement whatsoever. As
22		far as police officers, I didn't see
23		anybody like that.
24	Q	And I take it from that response that you,

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1		yourself, were not interviewed by any
2		officers of the Saugus Police Department?
3	А	Not about no, no.
4	Q	I'm directing the question towards about
5		being interviewed about this oil spill,
6		sir.
7	A	The only person that interviewed me was
8		Bill Sullivan.
9	Q	Were you aware of any other Sears employees
10		who were asked to speak to the police about
11		this incident?
12	Α	I had no idea that other employees spoke to
13		the police.
14	Q	Did any employees ever later tell you that
15		I had to speak to the police about this
16		incident?
17	A	Not that I can remember.
18	Q	And I think I might have asked you this
19		earlier, but you don't know who Officer
20		Gary Mansfield is of the Saugus Police
21		Department?
22	A	No. I've never seen him, to the best of
23		my no, I have no idea.
24	Q	And consistent with that, you never spoke
		CUDDAN COURS DEDORMING

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1		to him about this oil spill incident?
2	А	I don't believe so, no. I remember talking
3		to someone who said they were with the
4		department for 15 years and now they're the
5		head of what do they call it loss
6		prevention. But I think that was on a
7		different occasion. I don't think that had
8		anything to do with this. And I don't
9		remember who it was. It was some short
10		bald guy.
11	Q	And was that a representative of Sears loss
12		prevention department?
13	А	I believe so. I think that was another
14		occasion, though. I don't think that had
15		anything to do with the oil.
16	Q	Were you aware that Eric Souvannakane was
17		served with a criminal citation as a result
18		of this oil spill?
19	А	Eventually, yes.
20	Q	And how did that come to your knowledge,
21		sir?
22	А	He told me.
23	Q	And can you describe when he told you or
24		what circumstances?
		CURRAN COURT REPORTING

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1	А	I honestly can't remember.
2	Q	Do you remember whether it was in person or
3		on the telephone?
4	А	I think he told me in person.
5	Q	Did you speak to him at any length about
6		the criminal charges?
7	А	I can't remember.
8	Q	Did he tell you about the criminal charges
g		before they were resolved or was it after
10	l	they had already been resolved in court?
11	А	I don't remember talking about any of
12		this or any criminal anything like that
13		when this whole thing happened with him.
14	Q	Can you estimate in a time frame when Eric
15		Souvannakane first told you about a
16		criminal citation?
17	A	I honestly don't know. I know when he
18		the only thing I remember was when he was
19		looking for a lawyer, he was talking about
20		getting a court-appointed. And I said,
21		Well, maybe you should ask my father; he
22		might know.
23		And that's the only thing I
24		can remember as far as what happened with

	_	79
1		him going to court or whatever.
2	Q	And do you know if, in fact, Eric followed
3		up by speaking to your father?
4	A	Yes, I know he called him. I don't know
5		what was said. I was never involved in the
6		conversations, but I know he called him.
7	Q	Did you have any involvement in any of the
8		criminal proceedings, sir?
9	А	No, no.
10	Q	Were you ever served a witness subpoena to
11	l	testify in court?
12	А	No.
13	Q	Were you ever asked by Eric Souvannakane to
14		come to court on his behalf?
15	А	No.
16	Q	Did you, in fact, ever appear in court on
17		behalf of Eric Souvannakane?
18	А	$\mathtt{N} \circ .$
19	Q	Did any representatives from the district
20		attorney's office ever contact you about
21		this matter?
22	А	This is the first legal incident that I've
23		been involved with, as far as the oil
24		spill. I haven't had any contact with
		CURRAN COURT REPORTING

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1		anyone else.
2	Q	Okay. This deposition you're referring to?
3	А	Yes, yes.
4	Q	And are you aware of the outcome of the
5		criminal charges, sir?
6	А	As far as what happened when Eric went to
7		court?
8	Q	Yes.
9	А	I know that he got off of the charges.
10	Q	And how did you learn that?
11	А	He told me.
12	Q	And do you remember the circumstances when
13		he told you that?
14	А	I don't recall.
15	Q	Do you know if that was in person or by
16		telephone?
17	А	It was probably in person. He was more
18		likely to show up spontaneously, just
19		randomly at my house.
20	Q	I was just going to ask you: Was that at
21		your house or at the workplace?
22	А	He usually showed up at the house. Every
23		so often he'd just show up at the house.
24	Q	Do you recall any particular conversation
		CURRAN COURT REPORTING

		81
1		with him about the outcome of the criminal
2		trial?
3	A	Not really. He said I mean, as far as I
4		can remember, he said he's they didn't
5		find him guilty and that was it. We really
6		didn't talk about it.
7	Q	Did he tell what witnesses were called to
8		testify or anything like that?
9	А	No, he didn't get in-depth with anything
10		like that.
11	Q	Were you aware of any employees of Sears
12		being called to testify at the criminal
13		trial?
14	A	I know Jose was involved, Jose Hernandez.
15	Q	And how do you know Jose Hernandez was
16		involved?
17	А	Because he told me.
18	Q	And when did he tell you he was involved?
19	А	I believe at work.
20	Q	And what did he tell you?
21	А	He mentioned something about it. He just
22		mentioned something about court. I don't
23		recall exactly his words, but I know I
24		found out at work that he was involved in

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1		the whole incident.
2	Q	And did Jose Hernandez ever tell you what
3		his involvement was in the incident?
4	А	Jose never told me anything like that.
5	Q	Did Jose ever tell you what he saw as far
6		as the oil spill went?
7	А	He never told me anything about the
8		incident.
9	Q	Did he ever tell you what his testimony was
10		at the criminal trial in this case?
11	А	$N \circ .$
12	Q	Did he ever tell you about any
13		conversations he had with any Sears
14		management or supervisors about his
15		testimony?
16	А	No.
17	Q	Did Jose ever tell you he was required to
18		testify as part of his employment?
19	А	Jose never talked about anything.
20	Q	Did Eric Souvannakane ever tell you
21		anything about Jose Hernandez's testimony?
22	А	He never told me anything either.
23	Q	Other than Jose Hernandez, are you aware of
24		any other employees who were involved in

		8 4
1	А	To the exact dollar amount, I have no idea.
2	Q	Did anyone ever tell what you the expense
3		was?
4	А	Not to the best of my knowledge.
5	Q	Do you have any knowledge, sir, of the
6		volume of oil that was spilled that led to
7		that cleanup?
8	А	As far as how much they cleaned up
9	Q	Yeah.
10	А	I have no idea how much they cleaned up.
11	Q	Do you know how much was spilled?
12	A	I have not in quarts or gallons. I have
13		no idea.
14	Q	Do you have any way of estimating the
15		volume, sir?
16	А	I believe before I said something like
17		5 feet wide. That's the best I can
18		remember.
19	Q	I may have just asked you this and I
20		apologize if I'm repeating myself.
21		Did anyone ever tell you that
22		they had spoken to the Saugus Police
23		Department?
24	A	I believe you asked me that. And no one
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85 ever mentioned the Saugus Police, as far as 1 2 I can remember. MR. CLOHERTY: That's all I 3 4 have for you, sir. 5 MS. TRAN: Mr. Baldi, as you 6 know, my name is Liza Tran. I represent Sears in this matter. I just have a couple 8 follow-up questions, so it shouldn't take 9 too long. 10 CROSS-EXAMINATION 11 BY MS. TRAN 12 Getting back to your description of the Q 13 drum that you said Eric had either bumped 14 into or kicked over the night that he was 15 there on the night that you first saw the 16 oil spill, just so I'm clear, you said that 17 the 5-quart pan is usually kept inside of 18 another pan that's on top of the drum? Is19 that accurate? 20 Α It's a 5-quart -- it's like a -- almost 21 like a jug with a flexible nozzle that --22 and a trigger, and you actually dump oil 23 into cars. It holds up to 5 quarts. And 24 usually people put it in the catch pan to CURRAN COURT REPORTING (781) 279-8400

86 the waste oil drum. 1 Okay. 0 Just so you know it's with -- they 3 Α coincide. You know, you drain it and then 4 you fill it up, usually it's kept there. 5 Sometimes it's hard to find. 6 And the catch pan is the part on top of the 7 0 waste oil drum, the 20- or 30-gallon drum 8 that we were talking about earlier? 9 Yes, the catch pan catches the oil; it 10 Α 11 transfers it down a pipe into the drum. And, literally, if you're doing an oil 12 0 change, you would put this thing underneath 13 14 where you were going to let the oil run out 15 of it, and it would catch in the catch pan and then drain to the oil drum? 16 Yes, and it's adjustable. You would adjust 17 Α 1.8 it up as high as you can get it up to the 19 oil pan so oil splash doesn't get on you or the vehicle or the floor. 20 And I believe you testified earlier that 21 22 he -- first you said that he bumped into it 23 and then you said he kicked it. And you

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also testified that it wasn't -- you didn't

24

88 Larry's area? 1 Well, I mean, Larry gets along with Α everyone. He's a nice guy. The last thing 3 you want to do is make a mess in a guy's 4 5 bay. Do you know why he bumped into it or kicked 0 6 it, any particular reason besides just that 7 8 he was kidding around? I don't recall what led up to the whole 9 Α 10 thing. 11 You had also testified that the day he 0 gave -- the day you lent him your father's 12 13 truck is the day you noticed the small oil 14 spill --Yes. 15 Α 16 -- in the oil bay? And you had testified Q 17 that you thought this was a couple weeks 18 after Eric was terminated, is that 19 accurate? 20 Back up, I missed you. 21 Is it correct that you testified that you Q 22 thought it was a couple weeks after he was 23 terminated that you lent him the truck and 24 saw the oil spill?

		90
1	Q	Was anybody else in the shop besides those
2		Sears employees that you mentioned at the
3		time that the drum was knocked over?
4	А	Eric's cousin was with him.
5	Q	Who's Eric's cousin?
6	А	I have no idea. I've never seen him
7		before. That was the only time.
8	Q	Was he with you guys the whole time?
9	А	Yeah, he was yeah.
10	Q	You don't know his name?
11	А	I have no idea.
12	Q	Was anyone else present in the shop?
13	А	It was just us three.
14	Q	Was Eric with you the entire time that
15		evening that you are aware that he was at
16		Sears?
17	A	Yes.
18	Q	So he never left your sight that night?
19	А	Not that I can remember.
20	Q	Except for when you presumably turned
21		around when he was cleaning up the spill,
22		is that correct?
23	A	Yes, yes.
24	Q	You also testified earlier that Eric was

-		91
1		you said he was upset at the way he got
2		fired.
3		What did you mean by that?
4	А	He was just upset that they would take
5		they would believe a total stranger over
6		him.
7		I mean, he was upset I
8		mean, when he got fired, he got upset. But
9		it's nothing that he held to heart really.
10		He was upset at the time. And that's it.
11	Q	By "total stranger," you mean the customer
12		who made the complaint?
13	А	Yes.
14	Q	Getting back to the day after you first
15		noticed the oil spill when you were
16		interviewed by Bill Sullivan, you said you
17		were interviewed at least twice that you
18		can recall?
19	А	Yes.
20	Q	Is that accurate? Is that the first time
21		that you'd ever met Bill Sullivan?
22	А	Yes, formally met him, yes.
23	Q	Had you informally met him prior to that?
24	A	I might have seen him walking around

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1		before, but I don't recall.
2		I've never spoken to anyone
3		the highest person, as far as Sears
4		employees that I've ever talked spoke
5		with was Barbara who works across the
6		street. And then sometimes she comes
7		around and she's got a group of people with
8		her, which I think is Sears employees.
9		They're all in suits and stuff.
10	Q	"Barbara" meaning Barbara Tagliarino? Is
11		that who you're speaking of?
12	А	I don't even know her last name.
13	Q	The general manager over at the main store?
14	А	Yes.
15	Q	Was anyone else present during your
16		conversations with Bill Sullivan, either
17		one?
18	А	I think Alicia was there. I remember
19		somebody sitting next to him.
20	Q	Was she present for both conversations?
21	А	I don't recall.
22	Q	But at least one of them?
23	А	I'm pretty sure, yes.
24	Q	You testified earlier that in the second
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93 interview you had with Bill he was furious, 1 is that accurate? 2 3 Α Yes. Do you know why he was furious? 4 Q I have no idea. He was talking to people 5 Α the whole day, calling people in and out of 6 there. And I quess somebody upset him. 7 8 0 Did you get the sense that he was furious at you specifically or just mad in general? 9 I honestly couldn't answer you about that. 10 Α 11 I mean, as far as -- I don't know. You could -- he could have been mad at the 12 13 situation. I'm not sure if he was mad at 14 me specifically. What made you think he was furious? What 15 0 16 was he doing to make you think he was 17 furious? 18 His face was red; he was just velling. Α 19 Yelling at you or just yelling? 0 20 He was directing his words towards me. Α Ι 21 mean, I was the one he was asking 22 questions. 23 You said that in that second interview he 0 24 said things to you, like, You could get

1		fired, tell him what he wants to know and
2		that your job is at stake. Do you recall
3		those?
4	А	Yes. And on this statement right below
5		here, it says, I have made this statement
6		on my own free will, no threats or promises
7		were made to me.
8	Q	I understand that. We'll get to the
9		statement in a second.
10		I just want to talk to you
11		about what Bill was saying to you, and then
12		we'll get to that statement.
13		But do you recall him saying
14		those things to you?
15	А	He said something similar to that.
16	Q	Do you recall him saying anything else of
16 17	Q	Do you recall him saying anything else of that nature?
	Q A	
17		that nature?
17 18	A	that nature? That's all I can remember.
17 18 19	A	that nature? That's all I can remember. So he basically told you that your job was
17 18 19 20	A	that nature? That's all I can remember. So he basically told you that your job was at stake and you could get fired and he
17 18 19 20 21	A	that nature? That's all I can remember. So he basically told you that your job was at stake and you could get fired and he wanted you to tell him what he wanted to
17 18 19 20 21	A	that nature? That's all I can remember. So he basically told you that your job was at stake and you could get fired and he wanted you to tell him what he wanted to know, meaning he wanted you to tell him

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1	Q	So he never told you to lie, did he?
2	А	He never told me to lie per se. He, kind
3		of, hinted towards he knew Eric was down
4		there that night, and he knows Eric did it.
5		He knows Eric
6	Q	Did he say he knows Eric did it? I'm
7		sorry; I don't mean to interrupt you.
8	А	He says, I know Eric got fired; I know
9		you're friends with Eric; and I know he was
10		down here.
11		I'm 100 percent sure he said
12		those three things. And after that, I'm
13		not really sure.
14	Q	So you don't remember if he ever said, I
15		know Eric did it, is that correct?
16	А	I don't recall.
17	Q	And you don't recall him ever telling you
18		that he wanted you to tell him that Eric
19		did it or you were going to be terminated,
20		is that correct?
21	А	He hinted on the fact that, like I said
22		before, he said, You know your job is at
23		stake here. You know you can get fired
24		over this.

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1		And after whatever he said
2		after that, I don't recall. I was
3		infuriated when he said that stuff to me.
4	Q	If he had said to you, I want you to tell
5		me Eric Souvannakane caused this oil spill
6		or you're going to be terminated, would you
7		have remembered that?
8	А	Probably.
9	Q	But you don't remember him saying that, is
10		that correct?
11	A	No, I don't remember him saying that, no.
12	Q	And, in fact, you left the office without
13		ever saying that Eric Souvannakane was the
14		one that caused the oil spill, is that
15		correct?
16	А	I never told Bill Sullivan that Eric caused
17		the oil spill.
18	Q	You're still employed at Sears?
19	А	Yes, I am.
20	Q	And you were never disciplined as a result
21		of leaving that office, is that correct?
22	A	No, I wasn't.
23	Q	And you were never disciplined as a result
24		of not telling Bill that Eric Souvannakane
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1		was involved in the oil spill?
2	A	No, I wasn't.
3	Q	You also testified you don't recall whether
4		or not you told Bill that Eric had been
5		involved in a smaller spill earlier that
6		night, is that accurate?
7	A	I don't recall telling him about that, no.
8	Q	Getting back to the statement, you read the
9		portion on the bottom?
10	A	Yes.
11	Q	That says you have made this statement of
12		your own freewill and no threats or
13		promises were made to you as an inducement
14		to give this statement?
15	A	Yes.
16	Q	I presume that was accurate at the time you
17		signed this statement?
18	A	When we signed this this was before we
19		even got called into the office and
20		questioned. You'd sign this, hand it in
21		and then they'd start calling you.
22	Q	So at the time you signed this statement,
23		no threats or promises were made to you?
24	А	$N \circ$.

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1	Q	Do you feel that there were any threats or
2		promises made to you at any time during the
3		course of the investigation?
4	А	Yes.
5	Q	When?
6	А	When he told me my job was at stake and he
7		wanted to know who did it and my answer of,
8		I don't know wasn't apparently wasn't
9		good enough for him.
10	Q	Do you think he was trying to get to the
11		truth of the matter?
12	A	He was obviously trying to get to the
13		truth. But as far as saying your job is at
14		stake when I had nothing to do with this
15		whole thing is
16	Q	Would your job be at stake if you did know
17		something and you lied? Is that what you
18		took it to mean?
19	А	I never told him any kind of lies. I told
20		him exactly what it says on this paper.
21	Q	I understand that.
22		What I actually asked was: Do
23		you think your job was at stake if you knew
24		something that had happened but actually
		CURRAN COURT REPORTING

99 lied about it? 1 No. Honestly, that's why I got mad because 2 Α he was -- I know he was -- he was saying 3 this stuff to me, and I didn't even know 4 5 what to tell him because I already told him everything I knew about the whole fact of 6 the matter, and he insisted that I knew stuff that I didn't know. 8 9 0 And is it accurate that you then told him 10 you didn't know anything beyond what was in 11 the statement and you left the office? 12 Α Yes. I said, Any other questions you have, 13 my statement is right there. I don't want 7.4 to say that was word for word. It was 15 something like that. And I left; I walked 16 out of there. 17 0 Do you recall meeting with me last week 18 when you told me that you didn't want Sears 19 to represent you at this deposition? 20 Α Yes. 21 Do you recall that after you had told me 0 22 that, you also told me that Sears had even 23 contacted you to offer representation? 24 Α Yes.

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1	Q	Do you recall telling me that that was
2		because you had a "beef" with somebody at
3		Sears and you were surprised that they
4		offered to represent you?
5	А	Yes, I was surprised that they sent someone
6		to represent me because of this whole
7		well, as far as this statement, I was
8		surprised after that because I didn't
9		understand how they could on one hand do
10		that, say things of that matter to me, and
11		then send somebody to represent me.
12	Q	So this was the "beef" that you were
13		referring to?
14	А	Yes.
15	Q	So you feel as though you and Bill Sullivan
16		have a "beef"?
17	А	Well, as far as not like a beef, but, I
18		mean, as far as him saying things to me
19	Q	Him saying things like what? Can you be
20		specific?
21		MR. CLOHERTY: And your "him"
22		is Bill Sullivan?
23		MS. TRAN: Bill Sullivan, yes.
24	А	As far as Bill saying things like, Your job
		CURRAN COURT REPORTING

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1		is at stake here. I was offended by it, is
2		what I'm trying to say. And I didn't
3		appreciate that. And I didn't appreciate
4		the fact that he thinks I know what
5		happened and he was just making it out like
6		I was the bad guy. And I had nothing to do
7		with the whole thing, and I $$ I just took
8		offense to it.
9	Q	But at no time did Bill actually tell you
10		to lie?
11	А	No.
12	Q	And the whole entire time you spoke with
13		him and during your written statement you
14		told the truth?
15	А	Yes.
16	Q	What's your do you have a good
17		relationship with your coworkers generally
18		at Sears?
19	А	Yeah, I'd say I do.
20	Q	Is there anybody that you have any problems
21		with at Sears?
22	А	Not as far as that we don't get along.
23		But, I mean I mean, I get along with
24		pretty much everyone there.
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102 Managers included? 1 0 Yes, managers included. At any time during your employment with 3 0 Sears, have you ever had any problems with 4 5 any particular managers who have been 6 employed in the auto shop? 7 Α Yes. Who? 8 0 Anthony Ceiri. 9 Α 10 What problems have you had with Anthony? Q 11 Α There was an incident when there was a dead 12 vehicle outside that we had to push in. Wе 13 pushed the vehicle in. 14 The owner of the vehicle came 15 from the front -- the sales floor to the 16 back of the shop, accused us of denting the 17 vehicle. 18 He had words with somebody. 19 There was a fight. The assistant manager 20 at the time was a female. She got punched 21 and knocked to the ground. 22 Do you remember the assistant manager's 0 23 name? 2.4 А Lucy, and I have no idea how to say her CURRAN COURT REPORTING (781) 279-8400

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1		last name. I remember her being upset, and
2		I was talking to her. And then Anthony
3		came and asked me to service the car that
4		we pushed in. And I said, Absolutely not.
5		And he said, You're going to
6		do it or can you go home. And I said, I'll
7		go home. I tore my shirt off; I threw it.
8		I said, I'm out of here and I left.
9	Q	And when you said there was a fight, who
10		was the fight between?
11	А	The owner of the vehicle started throwing
12		fists.
13	Q	With whom?
14	A	I believe it was Andy DiGaetano, and I know
15		that Lucy got hit in the back.
16	Q	By the owner of the vehicle or by Andy?
17	А	By the owner of the vehicle.
18	Q	So you the two of them are the owner of
19		the vehicle throwing fits and Andy somehow
20		gets involved and Lucy somehow gets hit in
21		the fray basically?
22	А	Correct.
23	Q	And is the reason why you refused to
24		service the vehicle was because you felt
		CURRAN COURT REPORTING

104 1 you shouldn't have to because the owner of 2 the vehicle caused Lucy to get hit? 3 Α I mean, it's pretty much ethics. I'm not 4 going to help somebody who hit my assistant manager and knocked her to the ground, and 5 6 while she was crying. 7 He asked me in front of her. 8 He said, You have to service this. I said, 9 Absolutely not. 10 Did anything ever happen to you as a result 0 11 of your refusing to service the vehicle? I left. He said, You can service this or 12 Α 13 you can go home. 14 I left; I went home. As soon 15 as I got home, he called me back to work. 16 He apologized, said he was wrong. But he 17 had to have somebody service it because of 18 his boss. 19 0 What do you mean by "his boss"? Anthony's 20 boss, you mean? 21 Α I think he was referring to John Reid, the 22 regional manager. I just didn't 23 understand -- I don't understand why you'd 24 want to help somebody like that.

		105
1	Q	You were never issued a warning or anything
2		like that for failure to service the
3		vehicle?
4	А	Not that I know of.
5	Q	Is that the only problem you've ever had
6		with Anthony?
7	А	That's about the only big problem we've
8		ever had. There's never been an incident
9		where he's said, You're going to go do this
10		and I say, No, other than that. I mean
11		he's all of us mess around with him.
12	Q	What do you mean by "mess around"?
13	А	Poke fun.
14	Q	Outside of his presence or with him?
15	А	With him.
16	Q	Is it fair to say Anthony is mostly one of
17		the guys?
18	А	Some it depends on his mood.
19	Q	Is there any other manager at Sears that
20		you've had any problems with?
21	А	No.
22	Q	Are you ever aware of any Sears employees
23		making any racial slurs against Eric?
24	А	He told me one of the sales associates.
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		106
1	Q	Do you know what the sales associate's name
5		was?
3	А	Sal Pani.
4	Q	Can you spell his last name?
5	А	P-a-n-i.
6	Q	Is Sal still employed at Sears?
7	А	I believe so.
8	Q	Is that the only incident that you're aware
9		of?
10	A	As far as I can remember.
11	Q	And Sal is a sales associate, you said?
12	А	Yes.
13	Q	In the auto shop or in the main store?
14	А	In the auto. Everyone that I've referred
15		to works in the auto, except for Barbara.
16	Q	And Sal is not a supervisor or a manager?
17	A	He's there have been incidents where he
18		acts as, like, almost an assistant manager,
19		kind of, what Kevin does. He'll open and
20		close sometimes.
21	Q	But he, himself, doesn't have the authority
22		to hire or fire people?
23	А	No.
24	Q	You had also said that the day after you
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first noticed the oil spill, the day you 1 were interviewed by Bill, that when you 2 came in, it was already being cleaned and 3 that it had spread because it was being 4 5 cleaned, is that accurate? А It definitely spread because it was being 6 cleaned. I can't recall if I came in and 7 it was being cleaned or I came in and then 8 9 it started being cleaned. 10 I guess the question I want to ask is --0 11 what I want to get at is whether or not 12 you're actually aware of whether the spill 13 you saw the next day originated from the 14 same place that you saw the spill the next 15 night before? 16 Were you able to make that 17 determination based on the way it looked 18 when you came in the next day? 19 It definitely originated from the oil bays. A 20 From the oil bays, but you don't know if it Q originated from the same location, is that 21 22 correct? 23 Α There's no other way it could have --24 something that big could have came out

108 of --1 When you said where it was, you said it was 2 Q over by the locker, by the storage shed, 3 right? 4 Yes. 5 Α Is that the shed where the main oil drum 6 was kept? You said there was a big drum 7 that gets emptied by a company every so 8 often? 9 10 Α Yes. 11 Is that the only thing that's kept in that 0 12 particular shed? I believe the new oil comes from out of 13 Α 14 there, because when you pump it, you can 15 hear it. 16 Q So you think that's both where the waste 17 oil is kept and the new oil is kept? I'm pretty sure. The only other tank that 18 А 19 sits down there that says "waste" is for 20 coolant. 21 Q The morning that you came in and saw that 22 the oil spill was being cleaned, where were 23 you working during the course of that day? 24 Α They had the yellow tape blocking off a lot

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1		of the bays. Pretty much it was the first
2		two bays.
3	Q	The first two bays were blocked off?
4	А	No, the first two bays were the only ones
5		we could really work in.
6		I can't recall as far as how
7		many alignment bays were open. I remember
8		the middle bays were closed. There wasn't
9		really much work going on that day. We
10		were all, kind of, just outside talking
11		amongst either other about the whole thing,
12		really just slacking off, to be honest with
13		you.
14	Q	Did you ever talk to Eric Souvannakane
15		about the lawsuit that he's filed?
16	А	No, not really.
17	Q	What do you mean by "not really"?
18	А	We don't really talk about the legal stuff
19		he's going through.
20	Q	I don't mean to belabor the point, but you
21		don't talk about it or you don't really
22		talk about it?
23	A	We don't talk about it. We don't really
24		we don't talk about it. We talk about
		CURRAN COURT REPORTING

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1		stuff, like, you know, kids and jobs
2		and
3	Q	So Eric has never told you what the basis
4		of the lawsuit was? Is that accurate?
5	А	No, he no, he hasn't.
6	Q	Had you ever heard Eric discussing his
7		lawsuit with anybody else?
8	А	No.
9		MS. TRAN: That does it for
10		me.
11		MR. OLSON: Mr. Baldi, I'm
12		Kurt Olson, and represent Eric Souvannakane
13		in this matter.
14		I'd like to clarify a couple
15		of points, if I could.
16		CROSS-EXAMINATION
17		BY MR. OLSON
18	Q	When Attorney Cloherty asked you about your
19		conversation with Eric on the day of these
20		spills, you said that you were doing one of
21		these (indicating), and you referred to
22		covering your face with your hand but only
23		part of your face?
24	A	Yes.
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in the barrel and the larger of the two spills back by the shed as maybe being two bays.

Could you clarify that distance for me in terms of feet, yards, whatever is convenient?

I believe I said 25, 30 feet maybe. Like I

said before, there was -- there was a whole bunch of stuff down there at that time.

They drop off cleaner, Super Clean. It's like a degreaser. They drop off new drums of oil. The 520 oil and the synthetic oil are kept in its own separate drum and you pump it out. There was a whole bunch of stuff down there, a trash barrel, a whole bunch of stuff down there.

And how about the time that elapsed in between your seeing Eric and him knocking over that barrel or that 5-quart container and the time that you found the spill and discovered the spill out back?

I discovered the spill at the end of the night. It was definitely the end of the night, and we all wanted to leave, and we

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1		left.
2	Q	Okay.
3	А	He left, I don't know, maybe an hour before
4		we closed. I'm not exactly sure.
5	Q	And at that time, I think you said the
6		closing hour changed. Was it 7 at that
7		time or was it 8?
8	А	The closing hours I believe it was 8.
9		It could have been 9. They changed the
10		schedule so many times, I honestly can't
11		remember.
12	Q	Okay. And one last question: You have
13		testified that the shed is where you saw or
14		near the shed is where you located the
15		larger of the two spills?
16	А	Yes.
17	Q	Is that near the place where the company
18		the independent company that comes and
19		picks up the waste oil, is that where they
20		would pick this up? I think you said the
21		larger container was back there?
22	А	Yes, that's the only place they could pick
23		it up. We keep all the stuff down there.
24	Q	And when that independent company comes to
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pick up the waste oil, does it back into
the area to pick up the waste container or
is it like one of those large dumpster-type
of things that comes forward and picks it
up?

MR. CLOHERTY: Objection.

I think that -- I think it's a different person, to be honest with you, that comes every time. I saw them pick it up once.

It looked just like a fuel truck, and he backed up to the bay, and he had a long hose. That's the only time I've ever seen him there, that I can remember.

Q So that one time that you saw this person coming and picking up the oil, they would insert a hose -- I'm sorry.

Could you describe exactly how the process worked.

I didn't see him suck it out. I saw him with a hose just like he's filling up gas into your house, the oil into your house.

And it was a truck that looked similar to the oil truck to your house. That's as far as I can remember.

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1	MR. OLSON: Thank you. That's
2	all I have.
3	MR. CLOHERTY: I don't have
4	anything further for you, sir.
5	THE REPORTER: Did you want a
6	copy of the transcript.
7	MR. OLSON: Yes, mini and
8	index.
9	MS. TRAN: Yes, mini and
10	index.
11	(Whereupon the deposition
12	concluded at 12:26 p.m.)
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	SIGNATURE PAGE/ERRATA SHEET	
Re: Eric Souva VS: Sears Rock 4/18/06 - Depo	annakane ouck & Company, et al. osition of JOHN W. BALDI	
the foregoing true and corre	BALDI, do hereby certify that I have transcript of my testimony and it is ect record of my testimony (with the the corrections, if any, listed below	S
PAGE LINE		
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Signed under this day or	t the pains and penalties of perjury f 20	
	JOHN W. BALDI	
	CUDDAN COUDT DEDOBTING	
	CURRAN COURT REPORTING (781) 279-8400	

117 CERTIFICATE 1 2 COMMONWEALTH OF MASSACHUSETTS 3 COUNTY OF NORFOLK 4 I, Lorreen Hollingsworth, a CSR/RPR and Notary 5 Public in and for the Commonwealth of Massachusetts, 6 do hereby certify: 7 That JOHN W. BALDI, the witness whose deposition is 8 hereinbefore set forth, was duly sworn by me and that 9 10 such deposition is a true record of the testimony 11 given by said witness. 12 I further certify that I am not related to any 13 parties to this action by blood or marriage, and that 14 I am in no way interested in the outcome of this 15 matter. 16 IN WITNESS WHEREOF, I have hereunto set my hand and 17 affixed my seal of office this 8th day of May, 2006. 18 19 20 21 22 Lorreen Hollingsworth 23 24 My commission expires: July 19, 2007